

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO	
09 886,802	06 20 2001	Lewis Gruber	9792350-0014	6168	
75	90 08 27 2002				
Mark Krietzman SONNENSCHEIN NATH & ROSENTHAL P.O. Box 061080 Wacker Drive Station, Sears Tower Chicago, IL 60606			EXAMINER SIEW, JEFFREY		
			ART UNIT	PAPER NUMBER	
			DATE MAILED: 08 27 2002	8	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)			
		09/886,8	502	GRUBER ET AL.			
	Office Action Summary	Examine	r	Art Unit			
		Jeffrey S	Siew	1656			
Period fo	The MAILING DATE of this commun	ication appears on th	e cover sheet with	the correspondence address			
A SHO THE N - Exter after - If the - If NO - Failui - Any r earne	DRTENED STATUTORY PERIOD F- MAILING DATE OF THIS COMMUNI sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply specified above is less than thirty (3 period for reply is specified above, the maximum sta to to reply within the set or extended period for reply eply received by the Office later than three months a d patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no evaluation. 0) days, a reply within the statutory period will apply and valuations, the apply and value, cause the apply statute, cause the apply.	vent, however, may a rep tutory minimum of thirty ( viil expire SIX (6) MONTF plication to become ABAI	y be timely filed  30) days will be considered timely.  S from the mailing date of this communication  NOONED (35 U.S.C. § 133)	1		
Status	Pagananaiya ta gammunigation(s) fil	lod on 11 June 2002					
1)⊡	Responsive to communication(s) fill This action is <b>FINAL</b> .	2b)⊠ This action is					
2a)☐	Since this application is in condition	,—		re proceeding as to the merits i	ic		
3)	closed in accordance with the pract				3		
	on of Claims						
•	Claim(s) <u>1-167</u> is/are pending in the						
	4a) Of the above claim(s) 105-167 is/are withdrawn from consideration.						
·	Claim(s) is/are allowed.						
	Claim(s) <u>1-104</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
	Claim(s) are subject to restric	ction and/or election	requirement.				
	on Papers	a 🕦 a sata sa					
· · · ·	The specification is objected to by the		√1	a Evania a			
10)[1]	The drawing(s) filed on 6/11/02 is/are						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.  If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
,	nder 35 U.S.C. §§ 119 and 120						
•	Acknowledgment is made of a claim	for foreian priority u	nder 35 U.S.C. §	119(a)-(d) or (f).			
	a) All b) Some * c) None of:						
/-	1. Certified copies of the priority	documents have be-	en received.				
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies application from the Intern	of the priority docum	ents have been re Rule 17.2(a)).	eceived in this National Stage			
	ee the attached detailed Office action cknowledgment is made of a claim f				ion)		
	) $\square$ The translation of the foreign lar				OH).		
	Acknowledgment is made of a claim t						
Attachmen	_						
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449) P	,		mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)			

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#### **DETAILED ACTION**

### Election/Restrictions

1. Claims 105-167 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim.

Election was made without traverse in Paper No. 8.

### **Drawings**

2. The Drawings are not clear in differentiating the different parts and beams.

# Claim Objections

3. Claim 75 is objected to for the extra letter s after analysis.

# Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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Claim 93,94,102 & 103 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

- A) Claim 94 is indefinite because it is unclear what is varying in the surface. A static surface that is continuously varying is contradictory and ambiguous.
- B) Claim 93,102 & 103 is indefinite because it is unclear in claim 93 what is changing in the non-homogenous region of the static surface

# Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-89 & 104 are rejected under 35 U.S.C. 102(b) as being anticipated by Ulmer et al (US5,776,674 July 7, 1998).

Ulmer teach the apparatus and method of using an movable optical trap to capture bound and unbound multiple probes and trapping the probes and tracking the probe as it interacts with a target (see whole document esp. abstract, col. 1 lines 45-62, col. 5 lines 17-30 & col. 7 lines 27-44). They teach a multi-position scanning laser trap which is used to translate multiple single

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molecule complexes in parallel as in an array fashion for increased throughput. Particles can be moved <u>independently</u> (see col.12 lines 37-45). They teach that Multibeam photonic Tweezers for use of multiposition traps (see col. 12 line 49) They teach the use of laser tweezers traps (see col.1 2 line 49 & col. 1 line 39).. A computer is operably connected to apparatus (see col.12 line 21). They teach the use of video camera (see col.2 line 44). They teach that optical trap may include objective lens and beam (see figure 2A-2H & col. 2 line 50-52). They teach the use of various lasers and fluorescent dyes to detect the spectrum of the label (see col. 10 line 62 –col.11 line 21). They teach the assay of several biological and chemical material such antigen and antibody, DNA oligonucleotide extensions (see col. 5 lines 17-30 & col.6 line 15-42). They teach the use of subcells or regions in which the particles are moved (see Figure 3A & & col. 4 lines 30-40).

### Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out

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the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 90-104 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uhner et al (US5,776,674 July 7, 1998) in view of Crier et al (US6,055,106 April 25, 2000).

The teachings of <u>Uhlmer et al</u> are described previously.

<u>Uhlmer et al</u> do not teach beam altering optical element.

Grier et al teach the formation of various beam patterns to creat arrays of optical traps (see whole document & col.3 line 60-65). They teach the use of diffractive optical element which can include compter generated holograms which split the input light beam into patterns of different regions (see col. 4 lines 56-65). They teach the beams then enter the back aperature 24 of objective lens 20 (see Figure 3) They also teach the use of dichroic beamsplitter to split beam (see col. 5 line 53-64). They teach dynamically translating of traps (see col.5 lines 22-44).

One of ordinary skill in the art would have been motivated to apply Grier et al's teaching of multiple optical trap to Ulmer et al's method of assaying in order to increase the throughput of samples. Grier et al states the deficiency in manipulating multiple particles with multiple beams of light in prior art technology (see col. 1 lines 25-30). Grier et al state that the use of holograms or dichroic mirrors provide the advantage of creating multiple beams to create multiple traps from within a single laser source. It would have been prima facie obvious to apply Grier et al's multiple beam apparatus to Uhlmer et al's method in order to screen multiple samples simultaneously thus increasing throughput analysis and/or production.

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#### **SUMMARY**

7. No claims allowed.

#### CONCLUSION

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey Siew whose telephone number is (703) 305-3886 and whose e-mail address is Jeffrey.Siew@uspto.gov. However, the office cannot guarantee security through the e-mail system nor should official papers be transmitted through this route. The examiner is on flex-time schedule and can best be reached on weekdays from 6:30 a.m. to 3 p.m. If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Gary Benzion, can be reached on (703)-308-1119.

Any inquiry of a general nature, matching or filed papers or relating to the status of this application or proceeding should be directed to the Monica Graves for Art Unit 1637 whose telephone number is (703)-306-2938.

Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to Group 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official

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Gazette, 1096 OG 30 (November 15, 1989). The CM1 Center numbers for Group 1600 are Voice (703) 308-3290 and Before Final FAX (703) 872-9306 or After Final FAX (703) 30872-9307.

JEFFREY SIEW PRIMARY EXAMINER

August 24, 2002